

■ Westchester
445 Hamilton Avenue
Suite 1500
White Plains, NY 10601

Phone 914.946.4777

Phone 845.896.0120

■ Mid-Hudson 200 Westage Business Center Fishkill, NY 12524 ■ Long Island 534 Broadhollow Road Suite 130 Melville, NY 11747 Phone 631.776.5910

■ New York City 60 East 42nd Street, Suite 810 New York, NY 10165 Phone 646.794.5747

SHARON N. BERLIN Principal Member

sberlin@kblaw.com Direct: 631.776.5911

April 9, 2024

VIA ECF

Hon. Nusrat Choudhury United States District Court Eastern District of New York 100 Federal Plaza Central Islip, NY 11722

Re: Central American Refugee Center, et al., v. Nassau

County, et al.; 2:23-cv-5412 (NJC) (ARL)

Dear Judge Choudhury:

We are counsel for the Defendants in the above-captioned matter. We write with consent of counsel for Plaintiffs to request an extension of the briefing schedule for Defendants' answer/motion to dismiss the second amended complaint as follows:

	Current deadline	Proposed deadline
Defendants' answer/motion	April 10, 2024	April 22, 2024
Plaintiffs' opposition	May 8, 2024	May 20, 2024
Defendants' Reply	May 22, 2024	June 3, 2024

The reason for the request is that the attorney who has been preparing Defendants' motion had a death in the family. There have been no prior requests for extension.

Thank you for your consideration of this request.

Very truly yours,

/s/ Sharon N. Berlin

Sharon N. Berlin

cc: Counsel for Plaintiffs (via ECF)